Official Form 17 (12/04)

United States Bankruptcy Court

	<u>Easterr</u>	<u> District</u> District (Of New York	
In re Julian Salim		_,		
	Debtor		Case No. <u>13-01442</u>	
			Chapter 7	
	[Caption	n as in Form 16A, 16B,	or 16D, as appropriate]	
		NOTICE OF A	APPEAL	
<u>Julian Salim</u> § 158(a) or (b) fro	om the judgment,	, the plaintiff [or	r defendant <i>or</i> other party] appearuptcy judge (describe) entered i	als under 28 U.S.C. n this adversary
proceeding [or oth	her proceeding, d	lescribe type] on the 28th	day of (month)	
		o the judgment, order, or decive attorneys are as follows:	cree appealed from and the name	(year) s, addresses, and
Jason A. Little, Esq.	Jonathan R. M	liller, Esq	George Bassias, Esq.	
•		e of Jonathan R. Miller	21-83 Steinway	
8 Thurlow Terrace Albany, NY 12203	1310 River Roa Titusville, NJ 0		Astoria, NY gbassias@yahoo.com	
jlittle@deilylawfirm.com (518) 436-0344	Titusvine, NJ 0	8300	(718) 721-4441	
	Dated: March 2	7, 2015		
Signed: Attorney for Appellant (or Appellant, if not represented by an Attorney) Attorney Name: Phillip Jaffe Address: 370 East 76th Street				ney)
New York, NY 10021				
	Telephone No:	(212) 734-3535		_

If a Bankruptcy Appellate Panel Service is authorized to hear this appeal, each party has a right to have the appeal heard by the district court. The appellant may exercise this right only by filing a separate statement of election at the time of the filing of this notice of appeal. Any other party may elect, within the time provided in 28 U.S.C. \S 158(c), to have the appeal heard by the district court.

If a child support creditor or its representative is the appellant, and if the child support creditor or its representative files the form specified in § 304(g) of the Bankruptcy Reform Act of 1994, no fee is required.